

## Media Island International

Box 7204, Olympia, Washington 98507 USA (360) 352-8526 [phone & fax] E-Mail: mii@olywa.net

Federal Communications Commission Attn: NPRM # FCC 99-6 445 12 Street, S.W.

Washington, D.C. 20554 (202) 418-0260

DOCKET FILE COPY ORIGINAL

Email: wkennard@fcc.gov; sness@fcc.gov; hfurchtg@fcc.gov; mpowell@fcc.gov;

gtristan@fcc.gov; fccinfo@fcc.gov

Re: NPRM # FCC 99-6, MM Docket # 99-25 & #95-25:

I urge you to adopt rules for licensing Low Power FM radio that prioritize the needs of under-served and under-financed communities. Your office has the power and the mandate to ensure that ordinary people can claim a piece of the pie that big corporations have dominated and controlled for years. I am confident you agree that broad citizen access to information and culture is at the heart of a democratic society.

To support this vision, I urge you to legalize microradio with the following concerns in mind:

- 1. There should be completely non-commercial service. The current radio spectrum is dominated by commercial media. LPFM licenses should go to non-commercial community groups who want to use radio to communicate to the constituents and their neighbors, not to make a profit.
- 2. Licenses should be held locally, be non-transferable, affordable to all communities, easy to apply for and limited to one per license holder; they should NOT be businesses.
- 3. Power levels should be up to 100 watts in urban areas and up to 250 watts in rural areas.
- 4. NO secondary status should be allowed.
- 5. Microbroadcast ploneers who have suffered government seizure and fines should receive amnesty, have their property returned, and be prioritized for new licenses.
- 6. Problems, technical or otherwise, should be referred to the local voluntary micropower organization for assistance or mediation (e.g. the Ham radio model). The FCC should be the forum of last resort.
- 7. LPFM must be included in the future of digital radio.
- 8. If the FCC intends to license some commercial stations, they must be licensed last. In this instance, there should be a 2 year "headstart" for non-commercial licenses. The right of citizens to communicate is protected by the Constitution and the FCC's mandate. The right to make money through local radio is not a protection under the FCC's mandate.

Thank you for your time and your consideration of these vital issues.

Sincerely,

James Mateson

Director

6/22/99

Marie Poland Coordinator